

1 Having considered the “Opposition to Plaintiff’s Motion for Default Judgment and
2 Motion to Dismiss Non-Party” submitted by MARSHA KAY HOLLOWAY, and the response
3 thereto submitted by Plaintiff MARBLE BRIDGE FUNDING GROUP, INC., titled “Opposition
4 to Holloway’s Motion for Relief from Entry of Default”, the Court finds as follows:

5 Holloway’s motion to be dismissed as a non-party is DENIED. Holloway’s Opposition
6 and Motion fail to demonstrate good cause for setting aside entry of default, as it fails to set forth
7 any facts evidencing Holloway’s mistake, inadvertence, surprise, or excusable neglect in
8 defending her interests in this matter.

9 Dated: May 19, 2015

10 By: 
11 JUDGE EDWARD J. DAVILA
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